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ANNUAL PERCENTAGE RATE The cost of your credit as	FINANCE CHARGE The dollar amount the	Amount Financ The amount of cred to you or on your b	dit provided Th	etal of Payments e amount you will have ve made all scheduled p	paid after you payments.	Total Sale Price The total cost of you credit, including you	r purchase on ur downpayment
a yearly rate.	credit will cost you.					of \$	ÿ
s 5 t	\$ # 007 DW	S /	\$	the called that		\$ 29,306.0	\$
Your Payment Schedule will !	oc;	No. of Action 10 to 10 t			ng a security in	terest in the Vehicle being	
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12   \$	Menthly, b	eginning train	eracia —			ou will not have to pay a	penalty.
Filing Fees: \$							
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this Contract, e are e SELLER.						All disclosures have Seller intends to ass	ween Selier and Buy been made by Sell ign this Contract to t
Name You	संस्कृत्य सम्बद्ध	Address	तरिनकाश क्षेत्रक आ	oudside ng 130	<sup>c</sup> Zip Code	Assignee.	
u are						Cash Price, Downs	payment and Trade-
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there is more than one Buyer, each promises, separately and together, to pay all sums due us and to perform all agreements in this Contract.						ct. Cash Downpaymen	<u>40.00</u>
HICLE: You have agreed to							<u> </u>
e "Vehicle" in this Contract.						Value of Trade-In	N. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
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e following vehicle:	nd Make	Model	i	The state of the s			
a balance is still owing on th at any trade-in is free from section as the amount of ti	e vehicie you have traded i liens, claims, encumbrance	n, the Seller will pay of	ff this amount on your	behalf. You warrant an e "Cash Price, Downpay	id represent to yment and Tra	de- Umpaid Cash Price	
ROPERTY INSURANCE: You MAY CHOOSE THE AGENT O OLLOWING:	R BROKER OF YOUR CH	JICE. IF YOU FINANC	E THE PROPERTY IN	ISURÂNCE PREMIUM,	COMPLETE T	HE License, Tags and	
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NSURANCE COMPANY:	ANCE COMPANY: Policy Number:						MATA
fective Date: Initial Term:							Company**
AGENT: Name: Telephone Number:							ance Company
Tour grandings that the requires assumed every each of the stability insurance coverage for bodily injury and property damage is not included to provided for in this Contract.						isge \$	NIE
CHUODIC GINGLE INTERECT	MCHPANCE, FI If how is	checked, we require V	Jendor's Single Interes	st insurance. You may o	choose the per	SOD .	delo ido
VENDOR'S SINGLE INTEREST INSURANCE: If I box is checked, we require Vendor's Single Interest insurance. You may choose the person through whom Vendor's Single Interest Insurance is to be obtained. This insurance is for the sole protection of the Assignee and your interest is not covered. If obtained through us, the cost of such insurance is shown in the "Itemization of Amount Financed" in the box labeled "To VSI insurance Company**".							AL PLANT
CREDIT INSURANCE IS NOT are not required to obtain opertificate or policy will tell y	redit and will not be prov	ded unless you sign h	below and agree to pa	ay the additional cost(s	s). Your insura	ince \$	0.000 0.000
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Involuntary Unemployment	insurance		Signatures of both Buy	ers to be insured for y Unemployment Insura	ence	~	
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		\$ 1ftS	Jul 61		Term:		

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Involuntary Unemployment Insurance	Signstruge of he	h Buyers to be insured for	
Insurer:Term:	Joint Credit Invo	untary Unemployment Insurance	
	insurer:	Term:	
DEBT CANCELLATION COVERAGE IS NOT REQUIRED: Debt Cancell value of the Vehicle in the event of a total loss of the Vehicle. This is offered and you sign a separate GAP Notice requesting GAP covera "inanced".	ation Coverage provides t s sometimes called "GAP" ge, which means you war	or the cancellation of your liability for amounts you owe coverage. GAP coverage is not required to obtain credit it GAP coverage and agree to pay the additional cost disc	under this Contract in excess of the and will not be provided unless it closed in the "Itemization of Amou
ASSIGNEE: We intend to assign this Contract and Security Agreemer efers to such subsequent assignee. After the assignment, all rights Assignee. The Assignee's name and address is:	COLINATION OF CASE CONTRA	in this provision. If the Assignee assigns the Contract to a er in this Centract and in the Security Agreement shall b BANK	subsequent assignee, the term als elong to and be enforceable by th
instailment Loa	in Operations, O	ne Fountain Plaza, P.O. Box 767 York 14240	
CO-SIGNER: Any person signing the Co-Signer's Agreement below pr his Contract. Co-Signer will not be an Owner of the Vehicle			No and de Santone III
O-OWNER: Any person signing the Co-Owner's Security Agreement	holore river un a contrib	Inhand in the 12 to 11	
perform all agreements in the Security Agreement and all other pa ERMS: The terms shown in the boxes above are part of this Contrac		Atteness in the venicle and agrees separately and togethe the "Promise to Pay" section.	rr with all Co-Owner(s) and Buyer(s
PROMISE TO PAY: You agree to pay us the Total Sale Price for the V naking the Total Down Payment, and paying us the Amount Fin	enicle in U.S. funds by	SECURITY AGREEMENT: To secure the payment of all	sums due and the performance o
ervice charge (called 'interest' in this Contract) at the Annual P. bove. You promise to make payments in accordance with the Pr	arrentaga Pata chown	an required configations under this Contract, you give us in all parts (called "Accessions") attached to the Vel-	S & specififfy interact in the Mahiele
romise to make payments on or before the same day of each montue date. You agree to pay all other amounts which may become d	h ac the first normant	proceeds of the Vehicle, including insurance proceeds.  ADDITIONAL TERMS AND CONDITIONS: THIS CONTRI	
is Contract. You agree to make payments at the place or to s ddress which the Assignee most recently specifies in the written no	and asympatic to the	SIDE. YOU ARE OBLIGATED TO ALL THE TERMS OF THE FRONT AND REVERSE SIDES.	HE CONTRACT WHICH APPEAR ON
he Annual Percentage Rate may be negotia eceive a part of the Finance Charge.			t and retain its right to
NOTICE TO THE BUYER: 1. Do not sign this Co	ntract before you	read it or if it contains any blank cross	2 Vov ore subitly dis-
completely filled-in copy of this Contract. 3. U do so, you may, depending on the nature of circumstances obtain a rebate of the credit ser on the motor vehicle provided for in this Contr	the credit service	nave the right to pay off in advance the charge, either (a) prepay without per	full amount due. If you
By signing below, we agree to self the Vehicle to you under the ferm		You hereby acknowledge receipt of a c RETAIL INSTALMENT CONTRACT	opy of this Contract.
SELLER X Now York Motor group		BUYER X Shahadat Haddin Th.	Langer (SEAL) SEERS TO SERVE
SY:	) 13 64 1204 2 204 2	BUYER X	(SEAL)
	- Wale hall	3 00111	Date Date
	CO-SIGN!	R NOTICE	
although the person who receives the property, servi above does not include Finance Charges resulting from other charges that are stated in the Contract. You we Contract. IF THIS DEBT IS EVER IN DEFAULT, THAT FAYOU to pay the debt. You have read the Retail Instalmed You have been given a completed copy of this Notice	n delinquency, late ci vill also have to pay ACT MAY BECOME A F ent Contract, which ci	harges, repossession or foreclosure costs, couri some or all of these costs and charges as re 'ART OF YOUR GREDIT RECORD. This notice is n ontains the exact terms of your obligation, and t	costs or attorney's fees, or quired by the terms of the
X Signature of Co-Signer	Date	X Signature of Co-Signer	Date
CO-SIGNER: YOU SHOULD READ THE NOTICE TO CO-SIGNER ABG CO-SIGNER'S AGREEMENT: You, the person (or persons) signing to You intend to be legally bound by all the terms of this Contract, see even though we will use the proceeds only for the Buyer's benefit security interest. You also acknowledge receiving a completed cop X	elow as "Co-Signer", pron parately and together, wi You agree to pay even t	lise to pay to us all sums due on this Contract and to perform the Buyer. You are making this provise to induce us to	probe this Contrast with the Dune.
Co-Signer's Signature	/PENI)	Address	Date
Co-Signer's Signature	(SEAL)	Address	Date
O-OWNER'S SECURITY AGREEMENT: You, the person signing belieficle identified above. You agree to be bound by the terms of it security interest to induce us to make this Contract with the Buyer, which might be due after repossession and sale of the Vehicle.			
X Co-Owner's Signature		Address	Date
he Seller agrees to be bound by all provisions of this Contract	ASSIC	NMCHT .	
the Seller agrees to be bound by all provisions of this Contract, in pursuant to and subject to all terms and conditions of the dealer ag- oppresentitions sel forth in such dealer agreement. Whether or not idemed to be "without recourse", pursuant to the dealer agreement titurney-in-fact to supply any missing signature of Seller hereunder	greement currently in esse Seller signs this Assignment, and made as of the	of between Seller and Assignee and (b) makes, with respec	t to this Contract, all warranties :
Date Name of Seller		Signature and Title of Perso	n signing for Seller
State law does not provide for a "cooling off" or o simply because you change your mind or wish you legally valid reasons.	ther cancellation of	g Off Period eriod for this Contract. Therefore, you cannot erent item. After you sign above, you may on	later cancel this Contra ly cancel this Contract fo
Form MT-IISAN/LF-WY (HYS23SLC-1) 10/15/2008 NOTI	CE: SEE/REVERSE SIDE F	OR IMPORTANT INFORMATION.	
2004 Währze Khuzer Financiel Services - BANCO QEIIGINAL - Wei	ie • BUYER'S DOPY - Canary • CO-	SKGNER'S COPY • Pink • SELLER'S COPY • Soldensed	Interest Rate %
			(For Internal Use Only)

## REVERSE SIDE - ADDITIONAL TERMS AND CONDITIONS

1. HOW THE TOTAL OF PAYMENTS IS COMPUTED: The Yotal of Payments is the sum of the Amount Financed and the Finance Charge. The Finance Charge consists solely of interest computed daily on the outstanding balance of the Amount Financed. The Finance Charge shown on the front side has been computed on the assumption that we will receive all payments on their scheduled due dates.

2. COMPUTING INTEREST: We will charge interest on a daily basis on the outstanding

balance subject to interest on each day of the loan term. The daily interest rate is equal to the Annual Percentage Rate divided by the number of days in that calendar year. Buyer agrees that because interest is calculated on a daily basis, late payments will result in additional interest (and, if applicable, a late charge). Early payments will result in less interest being charged, Early and/or late payments will cause the amount of the final

apyment to change.
3. EFFECT OF INSURANCE PREMIUMS ON THE ANNUAL PERCENTAGE RATE (APR) AND FINANCE CHARGE FOR LOANS OVER 60 MONTHS. You understand that if your loan is in excess of 60 months and you have voluntarily elected to purchase group credit life and/or group credit disability and/or group credit involuntary unemployment insurance, such insurance coverage may be limited to the first 60 months as indicated. If a term greater than 60 months is indicated then the insurance premium you pay is calculated monthly on the scheduled outstanding balance of your account. Thus, as your balance decreases, your insurance premium will also decrease. At the beginning of the loan term, your insurance insurance prenium will also decrease. At the beginning of the loan term, your insorance premium will be larger, so less of your monthly payment will be applied to your loan principal at the beginning of the loan than would be applied had you not elected to purchase insurance. You understand that the Finance Charge and APR disclosed in the Truth-In-Lending disclosure relief the effect of your election to purchase insurance.

A APPLICATION OF PAYMENTS: We will apply your payments first to interest then to other charges that you agreed to under this Contract which may become due (such as late charges) in any order that we choose, and then to the unpaid principal balance.

PREPAYMENT Your propersy in this or in a the amount providing the Contract at

5. PREPAMENT: You may prepay, in full or in part, the amount owed on this Contract at any time. If you prepay this Contract in part, you agree to continue to make regularly scheduled payments until you pay all amounts due under this Contract. This will reduce the number of payments you will make.

6. LATE CHARGES: If any installment owing under this Contract is overfour for more than 10

days, you will pay a late charge of 15% of the full payment amount.
7. RETURNED CHECK CHARGE: If any payment is made with a check which is dishonored

by the drawee, unless prohibited by law, you agree to pay us an insufficient Funds Fee of \$20.00.

### 8. WAIVERS

a. WAIVER BY SELLER AND ASSIGNEE: If you have, or make in the future, another loan agreement with the Assignee, the Assignee might obtain a security interest in your principal dwelling or that of someone else to secure that other loan agreement. That security agreement may provide that the principal dwelling secures not only that other loan agreement but also all other loan agreements of yours with the Assignee. The Assignee waives (gives up) any right to claim a security interest in the principal dwelling of any person to secure this Agreement unless the security interest is specifically given to secure this Agreement

b. WAIVERS BY BUYER, CO-SIGNER AND CO-OWNER: You agree to make all payments on or before they are due without our having to ask. You agree that we may give up our rights against some other person but not against you. You waive due diligence in collection and all defenses based on suretyship and impairment of collateral or security

9. INTEREST AFTER MATURITY AND JUDGMENT: laterest at the rate provided in this 9. INTEREST AFTER MATURITY AND JUNGINERIT: atterest at the rate provided in this Contract shall continue to accrue on the unpaid balance is paid in full, even after maturity and/or after we get a judgment against you for the amounts due. This will apply even if the maturity occurs because of acceleration due to a default by you; if at any time interest as provided for in this paragraph is not permitted by law, interest shall accrue at the highest rate allowed by applicable law beginning at that time.
10. YOUR PROMISES ABOUT OUR RECURITY WETEREST: You will not permit anyone other than us to obtain a security interest or their rights in the Vehicle. You will pay all filing less necessary for us to obtain and maintain our security interest in the Vehicle. You will assist us

in having our security interest noted on the Certificate of Title to the Vehicle, including signing documents that we believe are necessary to protect our security interest in the Vehicle. You will not sell or give away the Vehicle. If someone puls a lien on the Vehicle, you will promptly pay the obligation and clear the lien.

11. YOUR PROMISES ABOUT THE VEHICLE: You will keep the Vehicle in good condition and

11. YOUR PROMISES ABOUT THE VEHICLE: You will keep the Vehicle in good condition and repair. You will pay all saxes and charges on the Vehicle. You will pay all costs of maintaining the Vehicle. You will not abuse the Vehicle or permit anything to be done to the Vehicle which will reduce its value, other than for normal wear and use. You will immediately notify us in writing if the Vehicle is lost, stolen, damaged or destroyed. You will not use the Vehicle for illegal purposes or for hire or lease. You will not move the Vehicle from your address shown on the front of this Contract to a new permanent place of garaging without notifying the provider first. us in writing first.

us in writing first.

12. YOUR PROMISES ABOUT INSURANCE: You will keep the Vehicle insured against fire, theft and collision until all sums due us are paid in full. The insurance coverage must be satisfactory to us and protect your interests and our interests at the time of any insured loss. The insurance cannot be subject to a deductible amount greater than \$500.00. The insurance must name us as "loss-payee" on the policy. The insurance must be written by an insurance company qualified to do business in New York and licensed to self insurance in the state where the Vehicle is permanently garaged. The insurance policy must provide us with at least 10 days prior written notice of any cancellation or reduction in coverage. On request, you shall deliver the noticy or other evidence of insurance coverage to us. In the event of any loss or denier the policy of other extensic of installately notify us in writing and file a proof of loss with the insurer. We may file a proof of loss en your behalf if you fall or refuse to do so. We may apply any insurance proceeds we necesse to tepsar of replace the Vehicle if, in our opinion, it is economically tessible and you are not then in Default under this Confirmat. Otherwise, we will apply the insurance proceeds to reduce the unpeld balance due us. Until all amounts payable under this Contract are paid, you irrevocably authorize us to make and settle any claims to the insurance and to sign your name to endorse any check or other order payable in connection. with it (such as a check for any refund of any uncorned premium).

13. RISK OF LOSS: You will be bound by this Contract even if the Vehicle is lost, stolen,

damaged or destroyed

comaged or destroyed.

14. OUR RIGHTS IF YOU BREAK YOUR PROMISES ABOUT THE SECURITY INTEREST, VEHICLE OR INSURANCE: If you tail to keep your promises to pay filling fees, haxes, or liens, we may advance say money you promised to pay. IF YOU FAIL TO KEEP YOUR PROMISES ABOUT REQUIRED INSURANCE WE MAY ADVANCE MONEY TO OBTAIN INSURANCE TO COVER LOSS OR DAMAGE TO THE VEHICLE. THE INSURANCE WE BUY FOR YOU COULD BE MUCH MORE EXPENSIVE AND MAY PROVIDE LESS COVERAGE THAN INSURANCE YOU COULD BE WIGH MORE EXPENSIVE AND MAY PROVIDE LESS COVERAGE THAN INSURANCE YOU MUCH MORE EXPENSIVE AND MAY PROVIDE LESS COVERAGE THAN INSURANCE YOU COULD BILTY YOURSELF. We can, but we will not have to, maintain any insurance required by this Contract in connection with your Vehicle if you do not maintain it, even if it protects only our interest in your Vehicle. You must pay us any amount we pay for the insurance and interest on the portion of that amount not yet paid by you as shough that protein were an amount on which interest was payable under this Contract. We will sent you a notice that you have the option of ic) paying that amount and the interest within 10 days after the date we send you the notice, (b) paying that amount and the interest in monthly insishinents each of which, or each of which except the last, will be equal in amount, the last of which, if not equal in amount to the others, will be of a smaller amount and the number of which will be equal to the number of installments that are to become due after the date we send you the notice or (c) gaving that amount and the interest in any other way we offer if you do not have

- You die, are convicted of a crime involving fraud or dishonesty, or are found by a cou with jurisdiction to do so to be incapacitated; or g. You file bankruptcy or insolvency proceedings, or anyone files bankruptcy or insolvency
- proceedings against your or
- h. You take the Vehicle outside the United States or Canada without our writte
- i. You use the Vehicle or allow someone else to use it in a way that causes it not to b covered by your insurance; or
- You do something or allow others to do something that causes the Vehicle to be subject
- To do discontening to allow childs to de sometiming that causes me venicle to be subjet to confiscation by government authorities; or
   k. The Vehicle is lost, stolen, destroyed or damaged beyond economical repair, and no fixed or found within a reasonable time; or
   L. Another creditor tries to take the Vehicle by legal process; or
- m. If in our judgement the prospect of payment, performance of this Contract, or realization of the Vehicle is significantly impaired; or

16. DUR RIGHTS IF YOU ARE IN DEFAULT OF THIS CONTRACT: If you are in Default of thi Contract, we may enforce our rights according to law. We may also do the things specificall mentioned in this Contract. We may do one of these things and at the same time or later d another. Some of the things we may do are the following:

a. ACCELERATION: If you are in Default hecause you have not made a required paymen when due and the installment has remained unpaid for more than ten [19] days or you havtalled to maintain any required insurance, we can demand that you pay us the entire unpair balance owing on this Contract and all unpaid Finance Charges and other money due. You agree that you will pay this money to us in one single payment immediately upon receiving

our remarks.

6. REPOSSESSION: We can repossess the Vehicle, unless prohibited by law. We can do thi ourselves, have a qualified person do it for us, or have a government official (by replevin) deit for us. You agree that we can peaceably come on to your property to do this. We may take any other things found in the Vehicle, but will return these things to you if you ask. If you any other timings touch you agree to ask us in a letter sent to us by cartined mail within a reasonable time, but prior to the resale of the Vehicle. You agree that we may use you license plates in repossessing the Vehicle and taking it to a place for storage. c. YOLUNTARY DELIVERY: We can ask you to give us the Vehicle at a reasonable convenient place. You agree to give us the Vehicle if we ask.

d. DELAY IN ENFORCEMENT: We can delay enforcing our rights under this Contrac without losing any rights.

e. SALE: If repossessed, we will sell the Vehicle, giving you such notice as is required by taw. If your Default consists solely of a failure to make timely payments, you may have certain rights to stop the sale of your Vehicle even after we repossess it if you make time! tender of the amount required to redeem the Vehicle. The money received at sale will be used to pay costs and expenses of repossession and sale, and then to pay the amount you

SURPLUS OR DEFICIENCY: If there is money left from the sale of the Vehicle, we will pay it to the Buyer. If there is not enough money from the sale to pay what you owe, and it a deficiency is permitted under applicable law, Buyer and Co-Signer agree to pay what is still

owe on this Contract

g. EXPENSES: You agree to pay the costs of repossessing, storing, repairing, preparing to

safe and selling the Vehicle as may be allowed by law.

17. MECHANICAL BREAKDOWN PROTECTION, SERVICE PLAN AND WARRANT) (collectively "Service Contract"); in the event that you are entitled to make any clain under any Service Contract applicable to the Vehicle, you will immediately file a claim will the service company. We may file such a claim on your behalf if you tail or refuse to 0 sc. I you are in Default, we may endorse your name to any check, craft or other instrument wa receive in payment of any claim under a Service Contract applicable to the Vehicle or for r

refund of any unearned charge or premium.

18. COMMUNICATIONS CONCERNING DISPUTED DEBTS: All communications concerning disputed debts, including any payments made by check and marked "payment in full", or with other restrictive endorsements or notices, tendered as full satisfaction of your balance, must be sent to: M&T Bank, Installment Loan Operations, One Fountain Plaza Buffalo, New York 14203. DO NOT SEND COMMUNICATIONS CONCERNING DISPUTEL

DERTS TO THE PLACE WHERE YOU SEND REQUIAR MORTHUP SCHOCKINING DISPOTEL DEBTS TO THE PLACE WHERE YOU SEND REQUIAR MORTHUP AFWERTS.

19. HEIRS AND PERSONAL REPRESENTATIVES BOUND: After your death, this Contrac shall be enforceable against your heirs and personal representatives of your estate.

20. COLLECTION COSTS: in the event of Detault, you agree to pay all our costs o collection, including court costs and reasonable aftorneys' fees, to the extent permitted by law. Currently you may be required to pay reasonable aftorney's fees up to 15% of the amount owed, plus court costs, if the matter is referred to an attorney who is not out

sciance employee.

21. NOTICES AND CHANGE OF ADDRESS: Any notice we send you concerning this Contract or your property will be sent to your current mailing address shown in our records or your property will be sent to your current making address shown in our records concerning this Contract We can send it by regular mail, any notice you send or delivers to us concerning this Contract must be in writing and be sent or delivered to: M&T Bank installment Loan Operations, One Fountain Plaza, P.O. Box 767, Buffalo, New York 12420, 22. NO NOTICE OR LOSS OF RIGHTS: We can exercise any right against any person o property without losing any right against you, the Vehicle, your property or any other property without form any other property without form of the property without form

properly belonging to you now or acquired by you in the future. To the extent permitted by applicable law, we can exercise the right without notifying you unless prohibited by applicable law. We can do any of the following without notifying you or losing any right against you, the Vehicle, your property or any other property belonging to you now or acquired by you in the future. (a) give additional time for the payment of any amount payable under this Contract regardless of the number of times we previously did so and regardless of the length of any additional lime we previously gave; (b) give up, tail to exercise or delay exercising any right against any person or property; (c) fail to protect any interest in any preperty, whether by failing to maintain any insurance, by failing to file any financing statement, by failing to be named on any Certificate of Title or in any other way. For example, M&T Bank can sue you under this Centract whether or not it (a) sues anyone else; (b) repossesses and subs your vehicle; or (c) uses any money that has been or it

deposited with it by you or anyone else to pay any amount payable under this Contract our

23. CHANGES AND GIVING UP OF RIGHTS BY US: No change in this Contract can be made except in a writing signed by us. You agree to cooperate with us to correct any odvious error in our copy of this Contract. No right against you, the Vehicia or any other property belonging to you now or acquired by you in the future can be given up by us except in a writing signed

by us. 24. CLAIM FOR FAILURE TO OBTAIN INSURANCE OR SERVICE CONTRACT: If any amount is paid under this Contract for any insurance or service contract and the insurance or service contract is not obtained for any reason, your only claim will be for a refund of that amount. 25. CONTINUED EFFECTIVENESS: If any part of this Contract is determined by a court to be

raylid, the rest will remain reflect.

26. WHAT LAW APPLIES: Any legal question concerning this Contract will be decided in accordance with the law of the State of New York and, to the extent applicable, federal law.

## Case 1:14-cv-02981-ARR-SMG Document 24-5 Filed 09/24/14 Page 4 of 4 PageID #: 652

by this Centract in connection with your Vehicle if you do not maintain it, even if it protects only our interest in your Vehicle. You must pay us any amount we pay for the insurance and interest on the portion of that amount not yet paid by you as though that portion were an amount on which interest was payable under this Contract. We will send you a notice that you have the option of (a) paying that amount and the interest within 10 days after the date we send you the notice, (b) paying that amount and the interest within 10 days after the date we send you the notice, (b) paying that amount and the interest in monthly installments each we send you the noise, (b) paying that amount and the integers in monthly instantification of which, or each of which, or except the isast, will be equal in amount, the lead of which, if not equal to the number of which will be equal to the number of which will be equal to the number of sistalliments that are to become due after the date we send you the notice or (c) paying that amount and the interest in any other way we ofter. If you do not pay that amount and the interest as provided in (a) of the preceding sentence, you must pay them as provided in (b) or (c) of that sentence. Any amount we do advance will be secured. by the Vehicle. If any of our rights stated in this paragraph are not permitted by law, we still have the other rights mentioned. Our payments on your behalf will not cure your failure to

perform your premises in this Contract.

15. DEFAULT: In this paragraph "You" means the Buyer, Co-Signer and Co-Owner, or any one of them. You will be in "Default" of the Contract if any one or more of the following

- a. You do not make any navment on or before it is due and the installment remains unpaid for more than 10 days; er
- b. You do not keep any promise you made in this Contract or
- c. You do not keep any promise you made in another Contract, Note, Loan or Agreement with Selfer or Assignee; or
- d. You nade any entrue statement in the credit application for this Contract; or
   e. You committed any forgery in connection with this Contract; or

to you now or acquired by you in the future can be given up by us except in a writing signed

24. CLAIM FOR FAILURE TO OBTAIN INSURANCE OR SERVICE CONTRACT: If any amount is paid under this Contract for any insurance or service contract and the insurance or service contract is not obtained for any reason, your only claim will be for a refund of that amount.

25. CONTINUED: EFFECTIVENESS: If any part of this Contract is determined by a court to be invalid, the rest will remain in effect.

26. WHAT LAW APPLIES: Any legal quastion concerning this Contract will be decided in accordance with the law of the State of New York and, to the extent applicable, lederal taw. 27. ASSIGNMENT BY BUYER: Buyer shall not assign this Contract

THERE ARE NO WARRANTIES BY SELLER, EXPRESSED OF IMPLIED, INCLUDING THE WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, UNLESS SELLER HAS GIVEN YOU A SEPARATE WRITTEN WARRANTY OR UNLESS SELLER ENTERS INTO A SERVICE CONTRACT WITH BUYER WITHIN 90 DAYS FROM THE DATE OF THIS CONTRACT.

## NOTICE

ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF, RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER

Buyer's Guide Window Sticker. If the Vehicle which is described on the face of this Contract has a Buyer's Guide Window Sticker required by the

Federal Trade Commission Used Car Trade Regulation Rule, the following notice applies:

The information you see on the window form for this Vehicle is part of this Contract. Information on the window form overrides any contrary provisions in the contract of sale.

NOTICE OF PROPOSED CREDIT INSURANCE

The signer(s) of this Contract hereby take(s) notice that Group Credit Life Insurance coverage or Group Credit Disability Insurance coverage or Group Credit Involuntary Unemployment Insurance coverage will be applicable to this Contract if so marked on the front of this Contract, and each such type of coverage will be written by the insurance company named. This insurance, subject to acceptance by the insurer, covers only the person or persons signing the request for such insurance. The amount of charge is indicated for each type of Credit Insurance to be purchased. The term indicated in Subject to acceptance by the insurer and within 30 days, there will be delivered to the insured debtor(s) a certificate of insurance more fully describing the insurance. In the event of prepayment of the indebtedness, a refund of insurance charges will be made when due.

NOTICE: SEE FRONT SIDE FOR IMPORTANT INFORMATION.

Form ME-9/5/19 E-NY 9/VE23/SIG-H-10/15/2009